

Juliana Martinez, Et Al  
3633 Hidden River Road  
Hinkley, California 92347

**Unsecured Creditor In Pro Se**

**UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

In re:

Case No.: 3:19-bk-30088 (Lead Case)

Chapter 11

Case No.:3:19-bk-30089

Chapter 11

PG&E CORPORATION,

**Debtor.**

In re:

MOTION FOR RELIEF FROM AUTOMATIC  
STAY BY THE UNSECURED CREDITOR IN  
PRO SE.

PACIFIC GAS AND ELECTRIC  
COMPANY,

UNSECURED CREDITOR CLAIM NO. 7228

Debtor.

Affects PG&E Corporation

x Affects Pacific Gas and  
Electric Company

### Affects Both Debtors.

All papers shall be filed in the Lead Case No. 18-30088 (DM), or in the alternative (SC)

MOTION TO BE HEARD BY TELEPHONIC  
MEANS DUE TO THE UNSECURED  
CREDITOR DETERIORATED BODY'S  
IMMUNE SYSTEM, CAUSED BY POISONED  
BODY OF UNSECURED CREDITOR WITH  
DEBTOR'S BY-PRODUCTS, EITHER OR  
ALL, ARSENIC, URANIUM IN DECAY AND  
HEXAVALENT CHROMIUM, OR IN THE  
ALTERNATIVE HEARD IN THE UNITED  
STATES BANKRUPTCY COURT CENTRAL  
DISTRICT OF CALIFORNIA - RIVERSIDE.

Date: 05/26/2020

Time: 1:30 pm

Room: Video Hearing Room 126

Place: 3420 12<sup>th</sup> St., Riverside, California 92501

Judge: Hon. Scott C. Clarkson

Objection Date Deadline: May 5, 2020

1 TO THE COURT AND ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 The undersigned Creditor hereby moves this Court for relief from the automatic stay  
3 pursuant to 11 U.S.C. § 362(d)(1) hereinafter the “Motion” to allow this Creditor’s action in  
4 the United States Court of Appeals for the Ninth Circuit to continue, per docketed and attached  
5 hereto Judicial Notice, hereinafter the “Lis Pendens in the Ninth Circuit Court”, that was filed  
6 long before the Debtor filed a petition for relief under Chapter 11 of the United States  
7 Bankruptcy Code, which caused an automatic stay pursuant to 11 U.S.C. § 362(a).

8 This Motion is based on accompanying Declaration, Memorandum of Points and  
9 Authorities set forth below, Request for Judicial Notice, and on such other and further  
10 evidence and matters that the Court may consider at the Hearing on the Motion, including but  
11 not limited on the massive volume of evidentiary moving papers and documents found therein  
12 the Judicial Notice, that resulted from five years of litigating the Debtor.

13 This Motion should be, as well, based upon latest test by WECK LABOLATORIES INC.  
14 attached hereto for reference, which reconfirms that the Debtor never abated, nor cleaned the  
15 Debtor’s deadly by-products, Decomposed Arsenic, Uranium in Decay and Hexavalent  
16 Chromium, that resulted from the Debtor’s criminal in nature operations in the town of  
17 Hinkley, California, where this Creditor resided, now a ghost town and virtually littered with  
18 murdered human body, with remaining approximately 120 Victims, out of 3,600 inhabitants.

19 This Motion is triggered by the massive hemorrhaged injustice that resulted therefrom the  
20 “tactical” and “premeditated” filed Chapter 11 in this Court, to procrastinate this Creditor’s  
21 Lis Pendens in the Ninth Circuit Court and in the U.S. District Court on remand, with utmost  
22 disregard of human life and ongoing death (murdered) co-Creditors.

23 This Motion is also based upon this Creditor’s pleas and prays not to be another dead  
24 body, before having a day in court, being the Trial by Jury on the Merits, which Merits were  
25 never considered by any Court to date, in fact, intentionally disregarded, further triggering the  
26 Debtor to “get away with murder”, under the disguise and cover of Debtor’s Chapter 11.

27 This Creditor further prays that this Court should consider “Life and Dead” issue, before  
28 Ordering Debtor out of Chapter 11 Bankruptcy, being confirmed, at expense of this Creditor.

## **MEMORANDUM OF POINTS AND AUTHORITIES**

## I. Introduction.

As asserted herein, and therein at all of that Volumes within the Judicial Notice, the Lis Pendens against the Debtor by this Creditor were triggered by the genuine and uncontested evidence, that was intentionally prevented to be heard in a Trial by Jury, by the two Judges of the U.S. District Court for the Central District of California, and to be before the trier of facts.

This Creditor Complaint was filed before all other cases, being by the gas explosion and fire victims, and the Complaint of this Creditor is considered to be one of the oldest of all.

In fact, because the Debtor used, since 1952, carcinogens in their operations in the Town of Hinkley, California, all Victims from that town were poisoned with the discovered in the year 2000 Hexavalent Chromium, and by the ongoing discovery to date, February 2020, of the Debtors by-products, being Decomposed Arsenic and Uranium in Decay, this Creditor Complaints are one of the oldest unresolved Lis Pendens, triggered by the extreme gross negligence exhibited by the Debtor, and unlawfully protected (cover-up) criminal acts by the State of California Lahontan Regional Water Quality Control Board, a corrupted State of California Agencies, bribed by the Debtor, and by the draconian unscrupulous, in fact, illegal acts by two judges from the U.S. District Court Central District of California – Riverside.

Furthermore, such unprecedented vicious bias and draconian prejudice are so obvious, when any one read the decision made by the two judges from the U.S. District Court Riverside.

As of today, all Creditors from the Related Cases, related case are all of those found in the docketed Judicial Notice, found attached thereto the Declaration by this Creditor, are destined to die (murdered by the Debtor), due to EXTREMELY DAMAGED IMMUNE SYSTEM CAUSED BY (“CAUSATION”) DEBTORS BY-PRODUCTS, IF CREDITORS TESTS POSITIVE CORONAVIRUS-19. Blood on the hands of all who ruled against this Creditor.

### III. Arguments

#### **A Legal Standard**

A party may move for relief from automatic stay under 11 U.S.C. § 362, which provides that a bankruptcy court shall grant relief from stay upon a showing of cause. (11 U.S.C. §362(d)(1).

1      The Court determines cause on a case by case basis. *Christensen v. Tucson Estates, Inc.* in re  
2      *Tucson Estates, Inc.* 912 F.2d 1162, 1166 9<sup>th</sup> Cir.1990 (citation omitted). In determining  
3      whether cause exists to permit an action to proceed in a non-bankruptcy forum, courts often  
4      analyze the twelve factors set forth in *In re Curtis*, 40 B.R. 795 bankr.D. Utah 1984. These  
5      factors, known as the *Curtis* factors, are:

- 6      1. Whether the relief will result in a partial or complete resolution of the issues;
- 7      2. The lack of any connection with or interference with the bankruptcy case;
- 8      3. Whether the foreign proceedings involves the debtor as a fiduciary;
- 9      4. Whether a specialized tribunal has been established to hear the particular case of  
action and whether that tribunal has the expertise to hear such case;
- 10     5. Whether the debtor's insurance carrier has assumed full financial responsibility for  
defending the litigation;
- 11     6. Whether the action essentially involves third parties, and the debtor functions only as  
a bailee or conduit for the goods or proceeds in question;
- 12     7. Whether the litigation in another forum would prejudice the interests of other  
creditor's, the creditor's committee and other interested parties;
- 13     8. Whether the judgment claim arising from the foreign action is subject to equitable  
subordination;
- 14     9. Whether movant's success in the foreign proceeding would result in a judicial lien  
avoidable by the debtor under Section 522(f);
- 15     10. The interest of judicial economy and the expeditious and economical determination of  
litigation for the parties;
- 16     11. Whether the foreign proceedings have progressed to the point where the parties are  
prepared for trial; and
- 17     12. The impact of any stay and the balance of hurt.

18     *Curtis*, 40 B.R. at 799-800 (internal citation omitted); see also *In re Roger*, 539 B.R. 837,  
19     844-45 (C.D. Cal.2015); *In re Howrey*, 492 B.R. 19,24 (Bankr. N.D. Cal.2013); *Truebro, Inc.*  
20     v. *Plumberex Specialties Products, Inc.*), 311 B.R. 551,559, (Bankr. C.D. Cal.2004).

21     The Ninth Circuit has recognized that “*the Curtis* factors are appropriate, nonexclusive,  
22     factors to consider in deciding whether to grant relief from the automatic stay to allow pending  
23     litigation to continue in another forum.” (*In re Kronemyer*, 405 B.R. 915, 921 (9<sup>th</sup> Cir. BAP  
24     2009).) While the *Curtis* factors are widely used to determine the existence of cause, not all of  
25     the factors are relevant in every case, nor is a court required to give each factor equal weight.  
26     (*Plumberex*, 311 B.R. at 560.) The most important factor in determining whether to grant relief  
27     from the automatic stay to permit litigation against the debtor in another forum is the effect of  
28

1 such litigation on the administration of the estate.” (*Roger*, 539 B.R. at 846, citing *Curtis*, 40  
2 B.R. at 806.)

3 **B. Application of the Curtis Factors**

4 **(Factors 3, 6, 8, and 9 are inapplicable to this matter.)**

5 **1. Whether the relief will result in a partial or complete resolution of the issues**

6 In the context of this bankruptcy case, this Creditor has potential claim that is yet to be  
7 disputed by the Debtor. Further, the Debtor must address this Creditor’s claim in its  
8 reorganization plan, and if an objection is made and not resolved, the issue of voting by this  
9 Creditor would need to be addressed. Relief from stay as requested by this Creditor completely  
10 resolves these issues. **This factor favors relief from stay.**

11 **2. The lack of any connection with or interference with the bankruptcy case**

12 The resolution of the Ninth Circuit Court and the U.S. District Court will not interfere with  
13 the bankruptcy case. **This Creditor did not cause the bankruptcy** and will not be a  
14 significant matter in the bankruptcy case. Furthermore, the litigation expense itself is  
15 “irrelevant to this *Curtis* factor” and has been repeatedly held to be legally impermissible as  
16 basis for denying stay relief. (*Roger*, 40 B.R. at 847, 848, citing and quoting *Santa Clara City*  
17 *Fair Ass ’n*), 180 B.R. 564, 566,-67 (9th Cir.BAP 1995)(Originally, litigation costs to a  
18 bankruptcy estate do not compel court to deny stay relief).) **This factor favor relief from stay.**

19 **4. Whether a specialized tribunal has been established to hear the particular cause  
20 of action and whether that tribunal has the expertise to hear such cases**

21 The Ninth Circuit has direct and detailed moving papers, documents, exhibits of the genuine  
22 and uncontested issues as well as the application of federal laws toward those issues. **This  
23 factor leans toward relief from stay.**

24 **5. Whether the debtor’s insurance carrier has assumed full financial responsibility  
25 for defending the litigation**

26 It is quite possible that the Debtor maintains insurance, which would cover this Debtor’s  
27 claim; however, the stay in this case prevents this Creditor from conducting discovery.  
28 **Nevertheless, this factor favors relief from stay.**

1           **7. Whether the litigation in another forum would prejudice the interest of other**  
2           **creditor's, the creditor's committee and other interested parties**

3           This Creditor actions against the Debtor are all in the federal courts. Other actions not in  
4           any court, but before Law Enforcement Government Agencies are not part of the Debtor's  
5           bankruptcy. Should it be determined that the Debtor's insurance covers Creditor's claims for  
6           damages then the Debtor's creditors will not be affected by this claim. **This factor favors**  
7           **relief from the stay.**

8           **10. The interest of judicial economy and the expeditious and economical**  
9           **determination of litigation for the parties.**

10          “Where a bankruptcy court may abstain from deciding issues in favor of an imminent  
11         federal court trial involving the same issues, cause may exist for lifting the stay so as to the  
12         federal court trial. (“*In re Tucson Estates, Inc.*, 912 F.2d at 1166). **Judicial economy will be**  
13         **well served by granting relief from stay, including but not limited to settle the case for**  
14         **the claimed amount, rather than continue with the review of the massive Volumes of all**  
15         **claims by the Ninth Circuit and District courts on remand, which will trigger substantial**  
16         **cost and no judicial economy. The Debtor, by initially manipulating the District Court**  
17         **for the Central District of California created such huge cost to all courts, disregarding**  
18         **judicial economy. Creditors have barely money to put food on the table and are not able**  
19         **to cough up with money for this motion. The Debtor are guilty for no judicial economy.**  
20         See *In re Kronemyer*, 405 B.R. 915, 922-923 (B.A.P. 9<sup>th</sup> Cir. 2009.) **The Federal courts action**  
21         **involves issue of federal laws, not bankruptcy issues.**

22           “[T]here can be no question that it would be ‘more appropriate’ for the non-bankruptcy  
23         court ‘to first determine the non-bankruptcy issues, i.e., whether a claim exists and the damages  
24         therein ([W]rongful Death) if any. After such determination, then the bankruptcy issue would  
25         become relevant.’” (*In re America West Airlines*, 148 B.R. 920, 924-925 (D.Ariz. 1993).)  
26         **[I]t would be waste of [bankruptcy court's] judicial resources to attempt to estimate the**  
27         **claim and its priority.** (Id., 925; See also, In re Roger 539 B.R. 837; *In re Pac. Gas & Elec.*  
28         Co., 279 B.R. 561, 570-71 (Bank N.D. Cal.2002)(finding that where law issues predominate

1 over bankruptcy issues" and where all claimants "commenced litigation is in federal courts  
2 prior to petition date", abstention is favorable.).)

3 Many cases have held that a district court may properly consider the factor of judicial  
4 economy in deciding whether to lift an automatic stay. (*See Transamerica Insurance Co., v.*  
5 *Olmstead (In re Olmstead)*, 608 F.2d. 1365, 1368 (10<sup>th</sup> Cir. 1979); *Harris v. Fidelity & Deposit*  
6 *Co. (In re Harris)*, 7 B.R. 284 (S.D. Fla. 1980)). Here, there is no prejudice to the bankruptcy  
7 estate, only advantage. Furthermore, San Francisco is extremely farther than Hinkley,

8 **11. Whether the foreign proceedings have progressed to point of prepared for a Trial**

9 "Courts in the Ninth Circuit have granted relief from stay under § 362(d)(1) when  
10 necessary to permit pending litigation to be conclude in another forum if the non-bankruptcy  
11 suit involves multiple parties or ready for trial. "(*In re Plumberex Specialty Products, Inc.*,  
12 311 B.R. 551, 566 (Bakr. C.D. Cal.2001) 9Citing Tucson Estates, 912 F.2d at 1166.)

13 **Due to multiple parties – all related cases, this factor favor relief from stay.**

14 **12. The impact of the stay and the balance of hurt**

15 This Creditor stands to face significant harm (Dead by Murder, a Wrongful Death) should  
16 the stay persists. The stay have further contributed Extreme Infliction in Emotional Distress,  
17 on top of this creditor deteriorated to a point of killed the immune system, and due to such  
18 massive damage, CORONAVIRUS -19 will KILL INSTANTLY this Creditor.

19 **THE IMPACT OF THE STAY, OVER A YEAR NOW, WITHOUT RELIEF, AND**  
20 **WITHOUT SETTLEMENT OF THE CLAIM IN THIS COURT, HAVE NOT ONLY**  
21 **PREJUDICED THIS CREDITOR, NOT ONLY HERT IRREPRABLY THIS**  
22 **CREDITOR, BUT IS NOW AT THE TIPING POINT OF DEAD – MURDERED BY**  
23 **THE DEBTOR AND BY THE JUDICIAL HEMORRHAGED SYSTEM.**

24 **III. Conclusion**

25 For the reasons outlined above, it is believed that relief from the automatic stay  
26 should be granted so that the actions in the Federal Courts be continue to judgment for the  
purpose of fixing the amount of this Creditor's claim in the Debtor's bankruptcy case. The  
relevant Curtis factors all point to relief of stay. The Massive Complaints are to continue.

1 Dated: June 19, 2020

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3 Respectfully submitted,

4 Bv: Manuel Martinez  
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MANUEL MARTINEZ

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MOTION FOR RELIEF FROM AUTOMATIC STAY

**MAY GOD HAVE MERCY ON THE MURDERED CREDITORS  
WRONGFUL DEATH.**

**NEVER GOT THE PRAY TO HAVE TRIER OF FACTS**

1. Tom Findley. Massive tumors all over the body. Cancer.
  2. Charles Jenkins. Chocked to death from Decomposed Arsenic. Cancer.
  3. Gary Halsted. Massive Arsenic blisters all over the body (Cancer)
  4. Monica Erving. Heart attack from blood cloth with Uranium in Decay.
  5. Olga Richards. Decomposed Arsenic destroy the human bonds. Cancer.
  6. Martha Blunt. Decomposed Arsenic damaged the liver. Cancer.
  7. Craig Dishmon. Decomposed Arsenic damaged the human lungs.
  8. Columbia Garza. Decomposed Arsenic severe damage to kidney.
  9. Ronal Brown. Decomposed Arsenic damaged the human liver.
  10. Gary Brown. Decomposed Arsenic damaged the human kidney.
  11. Sandy Brown. Decomposed Arsenic damaged the urinal system.
  12. Noel Corby. Decomposed Arsenic damaged the kidney.

**SEVERELY ILL CREDITOIRS  
MAY GOD HAVE MERCY ON THEIR SOUL**

**Herb Nethery; 2. Sam Cabrerta; 3. Shirley Holcroft; 4. William Bolin;  
5. Carolyn Bolin; 6. Lloyd Vinson; 7. Barbara Vinson; 8. Norman  
Halstead; 9. Kimberly Blowney; 10. Sandra Brown; 11. Charles Matthiesen;  
12. Darlene Jenkins; 13. Jose Ornelas; 14. Keith Hawes; 15. Nick Panchev;  
16. Martin Garza; 17. Saray Ordaz; 18. Daniel Williams; 19. Cindy Downing**

Manuel

**Juliana Martinez**  
36633 Hidden River Rd  
Hinkley, California 92347

## Unsecured Creditor In Pro Se

**UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

In re:

Case No.:3:19-bk-30088 (Lead Case)

Chapter 11

Case No.:3:19-bk-30089

Chapter 11

PG&E CORPORATION,

**Debtor.**

In re:

DECLARATION AND REQUEST FOR  
JUDICIAL NOTICE IN SUPPORT OF MOTION  
FOR RELIEF FROM AUTOMATIC STAY BY  
THE UNSECURED CREDITOR IN PRO SE.

PACIFIC GAS AND ELECTRIC  
COMPANY,

**UNSECURED CREDITOR CLAIM NO. 7228**

**Debtor.**

## Affects PG&E Corporation

TO BE HEARD BY TELEPHONIC  
MEANS DUE TO THE UNSECURED  
CREDITOR DETERIORATED BODY'S  
IMMUNE SYSTEM, CAUSED BY POISONED  
BODY OF UNSECURED CREDITOR WITH  
DEBTOR'S BY-PRODUCTS, EITHER OR  
ALL, ARSENIC, URANIUM IN DECAY AND  
HEXAVALENT CHROMIUM, OR IN THE  
ALTERNATIVE HEARD IN THE UNITED  
STATES BANKRUPTCY COURT CENTRAL  
DISTRICT OF CALIFORNIA - RIVERSIDE.

x Affects Pacific Gas and Electric Company

Affects Both Debtors.

All papers shall be filed in the Lead Case No. 18-30088 (DM), or in the alternative (SC)

Date: 05/26/2020

Time: 1:30 pm

Room: Video Hearing Room 126

Place: 3420 12<sup>th</sup> St., Riverside, California 92501

Judge: Hon. Scott C. Clarkson

1                   The undersigned Creditor hereby declares as follows:

2       1. This Declaration is made and submitted in support of this Creditor Motion for Relief  
3                   from Automatic Stay by this Creditor hereinafter the "Motion" and in support of this Request  
4                   for Judicial Notice.

5       2. Except as otherwise indicated, all statements set forth in this Declaration are based  
6                   upon personal knowledge or review of relevant records and documents, including but not  
7                   limited to review and use of related cases relevant records and documents, whether all  
8                   excerpted therefrom, or otherwise applied to this Declaration and all other moving papers and  
9                   documents. If called upon to testify, due to deteriorated Creditor's body's immune system,  
10                  triggered by poisoned body of this Creditor with the Debtor's poisonous by-products present  
11                  in the entire operation of the Debtor's facility and aquifer in the town of Hinkley, California,  
12                  whether Decomposed Arsenic, and/or Uranium in Decay and/or the "draconian" Hexavalent  
13                  Chromium, use in the Debtor's facility located in Hinkley California, this Creditor may not be  
14                  able to be present at any location of the Bankruptcy Court and can hardly communicate  
15                  telephonically. This Creditor is now destined to die if easily poisoned CV-19, MURDERED.

16       3. This Creditor have been tested and show positive by the tests conducted by MYO  
17                  CLINICAL LABORATORY, being poisoned at up to 500% over the legal limits, codified into  
18                  law by United State Environmental Protection Agency, whether with the deadly Decomposed  
19                  Arsenic, and/or Uranium in Decay, and/or with [N]ever removed from the town of Hinkley  
20                  Aquifer Hexavalent Chromium, as to all being carcinogens, and not only deadly, but have  
21                  drastically diminish the resistance of the Creditor's immune system to CV-1. A Criminal Act.

22       4. The entire Aquifer where Creditor resided have being poisoned with one or more of  
23                  the Debtor's by-products, and was tested by WECK Laboratories, Inc., not only tested positive  
24                  but up to 6,000 % over the legal limits codified into law by United State Environmental  
25                  Protection Agency, and on top of all genuine and uncontroverted evidence, there is a Docketed  
26                  Letter in both courts, the U.S. District and the Ninth Circuit, from the Debtor top executive to  
27                  State of California Lahontan Regional Water Quality Control Board, that clearly states that the  
28                  Debtor is also responsible for poisoning with Arsenic, Uranium and Hexavalent Chromium.

1       5. Furthermore, the major engineering and testing company ARCADIS USA Inc. have  
2 tested over a thousand water wells in the town of Hinkley, California and all tests exhibited  
3 massive poisoning with the Debtor's by-product Uranium in Decay, way over the legal limits,  
4 to 700% over. On top of all that testing the United States Geological Survey also tested the  
5 entire Aquifer in the town of Hinkley, California, for Debtors by-products: Decomposed  
6 Arsenic, Uranium in Decay and Hexavalent Chromium, and all test showed positive, for all  
7 carcinogens and deadly by-products.

8       6. However, the District Court judges, Hon. Kenly Kyia Kato, Magistrate Judge and the  
9 judge assigned to this Creditor case, the Hon. Dolly M. Gee, intentionally, with draconian bias  
10 and prejudice, totally ignored all of the facts, all of the conceded guilt by the Debtor, all of the  
11 test of the human body of this Creditor, test construed as the ultimate tests by experts, who are  
12 currently involved in testing massive population for CV-19, being MAYO CLINICAL  
13 LABORATORY, and without any due process of law, nor ethics, nor following the F.R.C.P.  
14 whatsoever, manufactured lies, and only and without any de novo, intentionally, ignored all of  
15 the genuine and uncontested evidence, and only asserted that the this Creditor have  
16 presented "Hersey", "Unauthenticated Exhibits" and "Lay Opinions". We all must ask in  
17 front of Federal Bureau of Investigation, if MAYO CLINICAL LABORATORY tests' reports  
18 are "Hersey", "Unauthenticated Exhibits" and "Lay Opinions". If that is not true, then the two  
19 judges have committed hemorrhaged justice, and must be removed from this Creditor case,  
20 when remanded. Unless, the three judges panel from the Ninth Circuit are blindfolded, and  
21 clearly see the "conspiratorial behavior of the District Court judges, this Creditor case must be  
22 remanded with other judges and tried by a Jury Trial, after being remanded.

23       This Creditor prays for Just and Proper, as well as not die by wrongful death (murdered)  
24 prior to review by this Court of the massive volume of genuine and uncontested evidence  
25 (over thousands of pages) found therein at Docketed JUDICIAL NOTICE 1 Attachment, and  
26 take a Judicial Notice, as well as rule on this Creditor's Motion, in favor of Creditor, or in the  
27 alternative, order that Debtor resolves this Creditor Claim, in this Bankruptcy Court, rather  
28 than triggering massive complaints filings, Ethics and Criminal in nature, by this Creditor.

1 Dated: June 19, 2020

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3 Respectfully submitted,

4 By: Manuel Martiney  
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MANUEL MARTINEZ

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DECLARATION AND REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF MOTION FOR  
RELIEF FROM AUTOMATIC STAY BY THE UNSECURED CREDITOR IN PRO SE.

# **JUDICIAL NOTICE NO. 1**

**FILED**

UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

OCT 3 2019

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

MANUEL MARTINEZ; JULIANA  
MARTINEZ,

Plaintiffs-Appellants,

v.

PACIFIC GAS & ELECTRIC COMPANY,  
a California corporation; DOES, 1 through  
10, inclusive,

Defendants-Appellees.

No. 18-56499

D.C. No. 5:16-cv-01065-DMG-KK  
Central District of California,  
Riverside

ORDER

This appeal has been held in abeyance since February 25, 2019 due to the automatic stay imposed by 11 U.S.C. § 362.

The Clerk will administratively close this appeal. No mandate will issue in connection with this administrative closure, and this order does not constitute a decision on the merits. Within 28 days after any change to the automatic stay's effect in this appeal, any party may notify this court and move to reopen the appeal or for other appropriate relief.

FOR THE COURT:

MOLLY C. DWYER  
CLERK OF COURT

By: Nitzana Alzalde  
Deputy Clerk  
Ninth Circuit Rule 27-7

1      Manuel

2      Juliana Martinez  
3      36633 Hidden River Rd  
4      Hinkley, California 92347

5      Unsecured Creditor In Pro Se

6      In re:

7      PG&E CORPORATION,

8      Debtor.

9      In re:

10     PACIFIC GAS AND ELECTRIC  
11     COMPANY,

12     Debtor.

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26     THE UNSECURED CREDITOR IN PRO SE.

27     UNSECURED CREDITOR CLAIM NO. 7228

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40     Time: 1:30 pm

41     Room: Video Hearing Room 126

42     Place: 3420 12<sup>th</sup> St., Riverside, California 92501

43     Judge: Hon. Scott C. Clarkson

44     Objection Date Deadline: May 5, 2020

1 PLEASE TAKE A NOTICE that on May 26, 2020 at 1:30 pm at the United States  
2 Bankruptcy Court for the Central District of California – Riverside, located at 3420 12<sup>th</sup>  
3 St., Riverside, California 92501 at the Video Hearing Room 126, with the Hon. Scott C.  
4 Clarkson, alternate presiding judge, this unsecured Creditor will bring on a preliminary  
5 hearing its motion for relief from the automatic stay pursuant to 11 U.S.C. 362(d)(1)  
6 hereinafter the “Motion”, to allow any and all appellate proceedings in the UNITED STATE  
7 COURT OF APPEALS FOR THE NINTH CIRCUIT PASADENA, CALIFORNIA, with  
8 three judges panel, the Hon. Carlos Tiburcio Bea; Hon. Patrick J. Bumatay; Hon. Lawrence  
9 VanDyke, hereinafter the “Ninth Circuit”.

10 PLEASE TAKE FURTHER NOTICE THAT this Creditor was deprived by the Debtor’s  
11 automatic stay to: (1) Seek Jury Trial, when this Creditor-Plaintiff-Appellant case is remanded  
12 by the Ninth Circuit to the U.S. District Court Central District of California Riverside,  
13 hereinafter the “District Court”, based upon the true, genuine /uncontroverted Trier of Facts,  
14 which were intentionally removed from the records, by braking most of the District Court own  
15 rules, local rules and these applicable rules by the F.R.C.P., in a “draconian”, prejudicial and  
16 biased manner, removed from the records by the Magistrate Judge Hon. Kenly Kiya Kato, and  
17 by the district judge Hon. Dolly M. Gee, which illegal acts by both judges caused the District  
18 Court case to be accepted by the Ninth Circuit; (2) deprived by the Debtor’s automatic stay to  
19 file Peremptory Challenge against the District Court judges, Hon. Kenly Kiya Kato, and Hon.  
20 Dolly M. Gee, and seek other judges to preside in the demanded Jury Trial by this Creditor;  
21 (3) Deprived to seek Criminal Referrals by the law enforcement authorities against the Debtor,  
22 who was found guilty and declared a Felon in another jurisdiction and venue who has caused  
23 wrongful death (Murder), to many of the Creditors, poisoned with the Debtors by-products.

24 PLEASE TAKE FURTHER NOTICE THAT as provided in Local Rule 9014-1, any  
25 objection to the requested relief, or a request for hearing on the matter, must be filed and served  
26 upon the initiating party within 21 days of mailing the notice, but not later than May 5, 2020.  
27 As provided in Local Rule 4001-1(a), the Debtor is advised not only to appear, but to either  
28 Object to this Creditor’s Motion, or in the alternative, offer to settle the case for \$ 700,000.

1 Dated: June 19, 2020  
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Respectfully submitted,

By: Manuel Martinez  
MANUEL MARTINEZ

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NOTICE OF HEARING ON MOTION FOR RELIEF FROM AUTOMATIC STAY  
BY THE UNSECURED CREDITOR

Case: 19-30088 Doc# 8172 Filed: 06/23/20 Entered: 06/29/20 11:30:02 Page 18  
of 26

UNITED STATES BANKRUPTCY COURT  
Northern District of California

In re: PG&E Corporation  
-and-  
Pacific Gas and Electric Company  
Debtor(s)

Bankruptcy No.: 19-30088 DM  
R.S. No.:  
Hearing Date: 06 / 2020  
Time: 10:00 am

Relief From Stay Cover Sheet

Instructions: Complete caption and Section A for all motions. Complete Section B for mobile homes, motor vehicles, and personal property. Complete Section C for real property. Utilize Section D as necessary. If moving party is not a secured creditor, briefly summarize the nature of the motion in Section D.

(A) Date Petition Filed: 01/29/2019 Chapter: 11  
Prior hearings on this obligation: None Last Day to File §523/§727 Complaints: \_\_\_\_\_

(B) Description of personal property collateral (e.g. 1983 Ford Taurus):

Secured Creditor [ ] or lessor [ ]  
Fair market value: \$ \_\_\_\_\_  
Contract Balance: \$ \_\_\_\_\_  
Monthly Payment: \$ \_\_\_\_\_  
Insurance Advance: \$ \_\_\_\_\_

Source of value: \_\_\_\_\_  
Pre-Petition Default: \$ \_\_\_\_\_  
No. of months: \_\_\_\_\_  
Post-Petition Default: \$ \_\_\_\_\_  
No. of months: \_\_\_\_\_

(C) Description of real property collateral (e.g. Single family residence, Oakland, CA):

Fair market value: \$ \_\_\_\_\_ Source of value: \_\_\_\_\_ If appraisal date: \_\_\_\_\_

Moving Party's position (first trust deed, second, abstract, etc.):

|                                 |                                 |
|---------------------------------|---------------------------------|
| Approx. Bal. \$ _____           | Pre-Petition Default: \$ _____  |
| As of (date): _____             | No. of months: _____            |
| Mo. payment: \$ _____           | Post-Petition Default: \$ _____ |
| Notice of Default (date): _____ | No. of months: _____            |
| Notice of Trustee's Sale: _____ | Advances Senior Liens: \$ _____ |

Specify name and status of other liens and encumbrances, if known (e.g. trust deeds, tax liens, etc.):

| Position                          | Amount   | Mo. Payment | Defaults |
|-----------------------------------|----------|-------------|----------|
| 1 <sup>st</sup> Trust Deed: _____ | \$ _____ | \$ _____    | \$ _____ |
| 2 <sup>nd</sup> Trust Deed: _____ | \$ _____ | \$ _____    | \$ _____ |
| ;                                 | ;        | ;           | ;        |
| ;                                 | ;        | ;           | ;        |
| (Total) \$ _____                  | \$ _____ | \$ _____    | \$ _____ |

(D) Other pertinent information:

Dated: June 19, 2020

Manuel Martinez  
Signature  
Manuel Martinez  
Print or Type Name

Attorney for Unsecured Creditor In Pro Se

## PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:  
P.O. Box HD, Barstow, CA 92311

A true and correct copy of the foregoing document entitled (specify): RELIEF FROM STAY COVER SHEET; MOTION FOR RELIEF FROM AUTOMATIC STAY; DECLARATION AND REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF RELIEF FROM AUTOMATIC STAY BY THE UNSECURED CREDITOR IN PRO SE; NOTICE OF HEARING ON MOTION FOR RELIEF FROM AUTOMATIC STAY BY MEANS OF TELEPHONIC DEVICE 442-285-7450; NOTICE OF HEARING ON THE MOTION; NOTICE APPEARANCE AND REQUEST FOR NOTICE will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

- 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):** Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) \_\_\_\_\_, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

Service information continued on attached page

**2. SERVED BY UNITED STATES MAIL:**

On (date) 04/ /2020, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

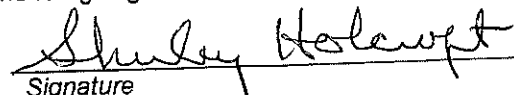
- 3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served):** Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) \_\_\_\_\_, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

6-19-2020 Shirley Holcroft  
Date

Printed Name

  
Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

F 9013-3.1.PROOF.SERVICE



# Certificate of Analysis

FINAL REPORT

Project: Well Testing

Report Date: 1/27/2020

Received Date: 1/13/2020

Turnaround Time: Normal

Phones: (702) 301-4167

Fax:

P.O. #:

Billing Code:

Attn: Jack Rosen

Client: Water Investigations  
848 N. Rainbow Blvd., #122  
Las Vegas, NV 89107

## Sample Results

|                           |                   |                          |                                |
|---------------------------|-------------------|--------------------------|--------------------------------|
| Sample:                   | Panchev           | Sampled:                 | 01/10/20 10:30 by Nick Panchev |
| <b>0A14064-06 (Water)</b> |                   |                          |                                |
| Analyte                   | Batch ID: W0A0849 | Result                   | MRL                            |
| Method: EPA 200.8         | Instr: ICPMS05    | Prepared: 01/21/20 10:05 | Units                          |
| Arsenic, Total            | 330               | 0.40                     | ug/l                           |
|                           |                   | 1                        | Analyzed: 01/23/20             |
|                           |                   |                          | Qualifier                      |



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Billing Code:

Attn: Jack Rosen

Client: Water Investigations  
848 N. Rainbow Blvd., #122  
Las Vegas, NV 89107

## Sample Results

|                    |           |                   |                                |
|--------------------|-----------|-------------------|--------------------------------|
| Sample:            | Holcroft  | Sampled:          | 01/10/20 10:30 by Nick Panchev |
| 0A14064-03 (Water) |           |                   |                                |
| Analyte            |           | Result            | MRL                            |
| Method:            | EPA 200.8 | Batch ID: W0A0849 | Prepared: 01/21/20 10:05       |
| Arsenic, Total     |           | Instr: ICPMS05    | Analyst: dec                   |
|                    |           | 300               | 0.80 ug/l                      |
|                    |           |                   | Dil: 1                         |
|                    |           |                   | 01/23/20                       |
|                    |           |                   | Qualifier: M-02                |



# Certificate of Analysis

FINAL REPORT

Project: Well Testing

Report Date: 1/27/2020

Received Date: 1/13/2020

Turnaround Time: Normal

Phones: (702) 301-4167

Fax:

Attn: Jack Rosen

P.O. #:

Client: Water Investigations  
848 N. Rainbow Blvd., #122  
Las Vegas, NV 89107

Billing Code:

## Sample Results

|                   |                    |   |
|-------------------|--------------------|---|
| Sample:           | Carrera            | Sampled: 01/11/20 10:30 by Nick Panchey |
|                   | OA14064-01 (Water) |   |
| Analyte           |                    | Result                                  |
| Method: EPA 200.8 | Batch ID: W0A0849  | Instr: ICPMS05                          |
| Arsenic, Total    |                    | Prepared: 01/21/20 10:05                |
|                   |                    | Analyst: dec                            |
|                   | 180                | 0.40 ug/l                               |
|                   |                    | 1 01/23/20                              |

OA14064

Page 1 of 2

14859 Clark Avenue, City of Industry CA, 91745 | Phone: (626) 336-2139 | Fax: (626) 336-2634

[www.wecklabs.com](http://www.wecklabs.com)



WECK LABORATORIES, INC.

# Certificate of Analysis

FINAL REPORT

Project: Well Testing

Report Date: 1/27/2020

Received Date: 1/13/2020

Turnaround Time: Normal

Phones: (702) 301-4167

Fax:

Attn: Jack Rosen

P.O. #:

Client: Water Investigations  
848 N. Rainbow Blvd., #122  
Las Vegas, NV 89107

Billing Code:

## Sample Results

|                    |                   |                 |                                |
|--------------------|-------------------|-----------------|--------------------------------|
| Sample:            | Williams          | Sampled:        | 01/10/20 10:30 by Nick Panchev |
| OA14064-07 (Water) |                   |                 |                                |
| Analyte            |                   | Result          | MRL                            |
| Method: EPA 200.8  | Batch ID: W0A0849 | Instr: ICPOMS05 | Prepared: 01/21/20 10:05       |
| Uranium, Total     |                   | 140             | 0.40 ug/l                      |
|                    |                   | Dil:            | Analyzed                       |
|                    |                   | 1               | Analyst: dec                   |
|                    |                   |                 | 01/24/20                       |
|                    |                   |                 | M-02                           |



# Certificate of Analysis

FINAL REPORT

Project: Well Testing

Report Date: 1/27/2020

Received Date: 1/13/2020

Turnaround Time: Normal

Phones: (702) 301-4167

Fax:

Attn: Jack Rosen

P.O. #:

Client: Water Investigations  
848 N. Rainbow Blvd., #122  
Las Vegas, NV 89107

Billing Code:

## Sample Results

|                           |                   |          |                                |
|---------------------------|-------------------|----------|--------------------------------|
| Sample:                   | Garza             | Sampled: | 01/11/20 10:30 by Nick Panchev |
| <b>0A14064-02 (Water)</b> |                   |          |                                |
| Analyte                   | Batch ID: W0A0849 | Result   | MRL                            |
| Method: EPA 200.8         | Instr: ICPMS05    | Units    | Dil.                           |
| Arsenic, Total            | 110               | 0.40     | ug/l                           |
|                           |                   | 1        | 01/23/20                       |
|                           |                   |          | Analyst: dec                   |
|                           |                   |          | Qualifier                      |



WECK LABORATORIES, INC.

# Certificate of Analysis

FINAL REPORT



## Notes and Definitions

| Item   | Definition   |
|--------|--|
| M-02   | Due to the nature of matrix interferences, sample was diluted prior to preparation. The MDL and MRL were raised due to the dilution.   |
| % Rec  | Percent Recovery   |
| Dil    | Dilution   |
| dry    | Sample results reported on a dry weight basis  |
| MDA    | Minimum Detectable Activity  |
| MDL    | Method Detection Limit   |
| MRL    | The minimum levels, concentrations, or quantities of a target variable (e.g., target analyte) that can be reported with a specified degree of confidence. The MRL is also known as Limit of Quantitation (LOQ)   |
| ND     | NOT DETECTED at or above the Method Reporting Limit (MRL). If Method Detection Limit (MDL) is reported, then ND means not detected at or above the MDL.  |
| NR     | Not Reportable   |
| RPD    | Relative Percent Difference  |
| Source | Sample that was matrix spiked or duplicated.   |
| TIC    | Tentatively Identified Compound (TIC) using mass spectrometry. The reported concentration is relative concentration based on the nearest internal standard. If the library search produces no matches at, or above 85%, the compound is reported as unknown. |

Any remaining sample(s) will be disposed of one month from the final report date unless other arrangements are made in advance.

An Absence of Total Coliform meets the drinking water standards as established by the California State Water Resources Control Board (SWRCB)

All results are expressed on wet weight basis unless otherwise specified.

All samples collected by Weck Laboratories have been sampled in accordance to laboratory SOP Number MIS002.

Reviewed by:

Kim G. Tu  
Project Manager



ELAP-CA #1132 • EPA-UCMR #CA00211 • Guam-EPA #17-008R • HW-DOH # • ISO17025 ANAB #L2457.01 • LACSD #10143 •  
NELAP-CA #04229CA • NELAP-OR #4047 • NJ-DEP #CA015 • NV-DEP #NAC 445A • SCAQMD #93LA1006

This is a complete final report. The information in this report applies to the samples analyzed in accordance with the chain-of-custody document. Weck Laboratories certifies that the test results meet all requirements of TNI unless noted by qualifiers or written in the Case Narrative. This analytical report must be reproduced in its entirety.